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## RUSSIANS CAN'T BE SENT BACK

### FEDERAL GRAND JURY RECOMMEND BEER GARDEN FOR SOLDIERS

U. S. INQUISITION MAKES FINAL REPORT—PRAISE FOR BRECKONS, STACKABLE, CUSTOMS FORCE, MARSHAL AND OTHERS—PARASITES, BOOZE AND OPIUM CASES INVESTIGATED—HILO WITNESSES SHOULD HAVE MORE PAY AND MILEAGE.

Federal grand jury this morning made final report of their labors, to Judge Robertson, the court thanking them for their industry and discharging them for the term.

The members of this grand jury have accomplished more work than any of its predecessors. They began labor the middle of last October and continued in session until the forepart of November when they adjourned until January 10, since when they have been in continuous session with the exception of a few minor intermissions. There were fifty-seven days of actual work.

"The U. S. District Attorney," says the report, "has presented all cases in the clearest manner possible and complainants were permitted to attend the sessions and give evidence at any time. No case was allowed to lapse from fear, bias or prejudice. We heartily appreciate the assistance of the District Attorney, (R. W. Breckons), who, though suffering from the most distressing affliction, has performed his duty ably."

**ILLICIT SELLING OF LIQUOR.**  
Special attention was given to the illicit sale of liquor at Lihou, the cavalry camp. Large quantities of liquor had been sold on the reservation and at various places in the neighborhood, surreptitiously introduced and bought at unlicensed places, automobiles plying a busy trade on paydays, loading up with whisky at 75 cents a bottle and retailing it at from \$1.50 to \$3 a bottle.

**RECOMMENDED BEER GARDEN.**  
"The commandant and officers were of the opinion that the establishment of a beer garden close to the reservation would in a great measure do away with the illicit selling and would have a tendency to keep the enlisted men on the reservation, and that it could be run subject to rules laid down by the commandant; that a license issued for such a purpose should be given with the full understanding that all sales of liquor should be regulated by the commandant. Such a place of refreshment would be a boon to the enlisted men and would put a stop to the clandestine selling. It is believed that a lease could be obtained of land adjacent to the barracks for the purpose of such a resort.

"There such liquors as allowed by

the commandant could be served. This grand jury has been led to the belief that the officers of the barracks would heartily co-operate in such a move and thereby the efficiency of the enlisted men would be greatly improved and intemperance greatly reduced."

#### CUSTOMS MEN PRAISED.

The work of Collector of Customs E. R. Stackable is highly commended and the jury compliment him for his efforts to prevent bringing opium into the Territory, saying that the vigilance of the Collector's force has resulted in materially lessening the bringing in of opium, in spite of the smallness of the customs force. The customs men are also commended for their efforts in preventing smuggling along other lines.

#### WITNESS FEES TOO SMALL.

In regard to the fees of witnesses, the grand jury recommend that the U. S. Attorney General call the attention of Congress to some injustice which arises under the present system. "A witness from Hilo is paid \$1.50 a day, and mileage at 5 cents a mile, while his Inter-Island S. S. round trip costs him \$25, more than the mileage allowed. While in Honolulu, receiving only \$1.50 a day, he has to stay with friends unless willing to sustain a loss, or he has to eat at cheap restaurants or live in cheap rooming houses.

"Alleged crimes would be more successfully prosecuted should sacrifices of this nature not be enforced." Persons aware of criminal facts hesitate communicating such to the grand jury when aware that such communication would involve financial loss. The grand jury believe that Hawaii is in the same category as the western states, in so far as witness fees are concerned, where extra fees are allowed. The consideration of the Department of Justice is requested.

#### PROSECUTING PARASITES.

The grand jury commend the department of justice for its efforts to stamp out the parasites living on the earnings of women engaged in evil practices. "While perhaps the ideas of some aliens differ from those entertained by members of the Anglo-Saxon race, such ideas should not be given sanction by failure to prosecute."

The grand jury, anent criticism in that regard want to say that nobody was called before them who was not fully and fairly given warning relative to the matter under investigation and that an answer would not be compelled, the foreman, Norman Watkins, being very explicit in this regard. In U. S. A. vs. On Tai an endeavor was made to ascertain whether there had been a violation of the statute relative to the disposal of clothing of soldiers. No undue advantage was taken.

Marshal Hendry is endorsed as efficiency in all his duties.

San Francisco—Sailed Mar. 30, 3 p. m. S. S. Lurline, for Honolulu.

San Francisco—Sailed Mar. 31, S. S. Columbian, for Seattle.

Gaviota—Sailed Mar. 30, S. S. Rosecrans, for Kaaupali.

Sveaney—Arrived Mar. 27, Sp. Celtic Chief, hence Feb. 17.

Salina Cruz—Arrived Mar. 26, S. S. Arizonan, from Hilo.

Vine Job Printing, Star Office.

### U. S. IMMIGRATION KEEPS THEM HERE

Governor Frear is in receipt of a letter from the planters, association, as a result of the deliberation of the latter relative to the present Russian immigrant crisis, to the effect that the Russians were brought here by the board of immigration and the planters stand ready to give them employment, practically maintaining the stand that the planters are not responsible.

### CAPITOL FENCE NOT YET TO COME DOWN

Owing, it is understood, to objections presented by Mr. Cleghorn, the Government has suspended action in the matter of removing the fence surrounding the Capitol grounds. Mr. Cleghorn is the Nestor of local champions of parks and of city beautification generally, hence it is natural that much consideration should be given his views upon any question relating to these subjects.

It is objected by Mr. Cleghorn that the removal of the fence would be an unnecessary sacrifice of a somewhat expensive piece of public property, as the structure presents little or no obstruction to the view of the grounds from the outside. Not only passers-by in the street cars but pedestrians, too, that of the grounds, so that with upon the adjoining sidewalks have a view of the park and buildings would be an unsightly bank intervening between the sidewalk and the grounds. Secondly, it is maintained by the park.

### NONE OF LORD'S BUSINESS

Today the City and County, J. A. Gilman and Auditor Bicknell by their attorneys, J. W. Cathcart and F. W. Milverton, make answer to the injunction proceedings of E. J. Lord wherein Lord seeks to prevent the bitulithic paying of a portion of Fort street by the City and County.

The answer declares that Lord has no interest in the matter and that J. A. Gilman is the sole agent for this bitulithic paying material which the City has decided to use, and that, therefore, there is no question of competition, nobody else having any bitulithic to offer.

The Supervisors have taken all necessary legal steps, by ordinance and otherwise, to insure the rights of the City in the premises and until the ordinance is effective there will be no work performed under the contract between the City and Gilman, the bitulithic agent. Bicknell will not pay over any money under the contract until authorized by the Supervisors.

Manager Warren of the bitulithic company files affidavit showing that his company is the sole proprietor of the preparation and explaining how and why bitulithic is unique. City Clerk Kalaokalani files affidavit witnessing the proceedings of the Board of Supervisors relative to the bitulithic contract.

WASHINGTON, D. C., March 31.—The House today disagreed with the Senate amendment to the diplomatic measure which provides for increasing the appropriation for the extension of trade relations with foreign countries.

### HABEAS CORPUS FOR JAP SPIES

(Associated Press Cable to The Star.)

MANILA, March 31.—Petition for writ of habeas corpus has been granted in the cases of the Japanese arrested on Corregidor Island as fortification spies, the writ being returnable tomorrow.

### ETNA'S FEROCITY STILL INCREASES

(Associated Press Cable to The Star.)

CATANIA, March 31.—The eruptions of Mount Etna are increasing in severity, occasioning added alarm.

### WOULD EXTRADITE MEAT GRAFTERS

(Associated Press Cable to The Star.)

TRENTON N. J., March 31.—Extradition will be demanded for the purpose of prosecuting the Swift, Armour and Morris meat trust conspirators.

### BRITISH STEAMER LOST

PERTH, March 31.—The British steamer Pericles is a total loss off Cape Leuwin. All hands were saved.

### PINCHOT'S SISTER SICK

HAMBURG, March 31.—Pinchot, who came to Europe to meet the returning Roosevelt, has been called to Copenhagen, where his sister is ill.

### ROMAN CABINET FORMED

ROME, March 31.—The new cabinet has been formed, with Lazzarini premier.

### SOME LOOT RECOVERED

NEW YORK, March 31.—\$73,000 of \$85,000 stolen from the Richmond postoffice has been recovered.

### STANDS UNRIVALLED.

Chamberlain's Cough Remedy never disappoints those who use it for obstinate coughs, colds and irritations of the throat and lungs. It stands unrivalled as a remedy for all throat and lung diseases. For sale by all dealers, Benson Smith & Co., Agents for Hawaii.

### Easter Styles

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We have what YOU want.



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
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